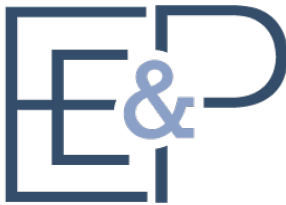


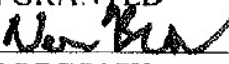
ELEFTERAKIS
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Chatham, New Jersey 07928JOHN ELEFTERAKIS*
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JOSEPH PERRY
MARIE LOUISE PRIOLO *
KEYONTE SUTHERLAND
WAYNE WATTELEY

*Also Admitted In New Jersey

September 30, 2020

BY ECF

Honorable Vernon S. Broderick
United States District Judge
Southern District of New York
40 Foley Square
New York, New York 10007

APPLICATION GRANTED
SO ORDERED 
VERNON S. BRODERICK
U.S.D.J. 10/2/2020

Re: *Jacobs, et al. v. City of New York, et al.*, 18 CV 3275 (VSB)

Your Honor:

I, along with Gabriel Harvis and Jeffrey Rothman, represent plaintiffs in the above-referenced action. Pursuant to the Court's order dated June 29, 2020, I write on behalf of the parties to provide a status report and to respectfully request that the stay be extended until November 30, 2020.

The parties have continued to work cooperatively to exchange documents and material so that plaintiffs' out-of-state ballistics expert may conduct his forensic evaluation in New York. Unfortunately given the delays caused by the Covid-19 pandemic, including that plaintiffs' expert is traveling from out-of-state, our progress has been slower than anticipated. We are hopeful, however, that the ballistics evaluation can be completed within the next sixty days.

Accordingly, the parties respectfully request that the stay be extended until November 30, 2020, at which time the parties further request that they be permitted to submit a joint status letter advising of our progress.

Respectfully submitted,

 Baree N. Fett

cc: All Counsel